## Nondisclosure of Sensitive and/or Proprietary Data:

The Contractor recognizes that in the performance of this task order, it may receive or have access to certain sensitive information, including information provided on a proprietary basis by equipment manufacturers and other public or private entities. The Contractor agrees to use and examine this information exclusively in the performance of this task order and to take the necessary steps in accordance with Government regulations to prevent disclosure of such information to any party outside the Government or Government designated support contractors possessing appropriate proprietary agreements.

The Contractor agrees to indoctrinate its personnel who have access to sensitive information and the relationship under which the Contractor has possession of or access to the information. Contractor personnel shall not engage in any other action, venture or employment wherein sensitive information will be used for the profit of any party other than those furnishing the information. The Nondisclosure Agreement for Contractor Employees as shown below shall be signed by all indoctrinated personnel and forwarded to the Task Monitor for retention, prior to work commencing. The Contractor shall restrict access to sensitive/proprietary information to the minimum number of employees necessary for contract performance.

Sample:

## 

| l,  | , as an employee of                             |
|---|---|
| a Contractor acting under contract to the Department of the   | Army, list agency/office in administering an    |
| unclassified and/or classified system support for cognizant   | , pursuant to contract                          |
| , agree not to disclose to a                                  | ny individual                                   |
| business entity or anyone within                              | , or outside of the company who has not         |
| signed a Nondisclosure Agreement for the purposes of perfo    | rming this contract: any sensitive, proprietary |
| or source selection information contained in or accessible th | rough this project.                             |

I understand that information/data I may be aware of, or possess, as a result of my assignment under this contract may be considered sensitive or proprietary. Contractor responsibility for proper use and protection from unauthorized disclosure of sensitive, proprietary and source selection information is described in Federal Acquisition Regulation (FAR) section 3.104-5(b). Pursuant to FAR 3.104-5, I agree not to appropriate such information for my own use or to release or discuss such information for my own use or to release it to or discuss it with third parties unless specifically authorized in writing to do so, as provided above.

This agreement shall continue for a term of five (5) years from the date upon which I last have access to the information. Upon expiration of this agreement, I have a continuing obligation not to disclose sensitive, proprietary, or source selection information to any person or legal entity unless that person or legal entity is authorized by the head of the agency or the contracting agency or the contracting officer to receive such information. I understand violations of this agreement are subject to administrative, civil and criminal sanctions.

THIS STATEMENT CONCERNS A MATTER WITHIN THE JURISDICTION OF AN AGENCY OF THE UNITED STATES AND THE MAKING OF A FALSE, FICTITIOUS, OR FRAUDULENT STATEMENT MAY RENDER THE MAKER SUBJECT TO PROSECUTION UNDER TITLE 18, UNITED STATES CODE, SECTION 1001.

| (Signature of Contractor Employee)   | (Date)   |
|--|--|
| (Contractor)   | (Employee telephone number)  |
| private or public entities providing proprietary data agreement, the Contractor will inform all parties of Contractors access to all data as described in paraforwarded to the Task Order Contracting Officer. In addition the Contractor shall be required to coordesignated by the Government for information per Contractor shall discuss and attempt to resolve and designated by the Government. The Contracting Cowhich has (have) not been resolved in a timely material copies of communications between the Contractor performance. Further, the close interchange between the Contractor designated Contractor (s) to adequately protect states. | reement to this effect with other contractors, and other ta for performance under this task order. As part of this of its agreement to allow certain Government designated graph (c) below. One copy of each signed agreement shall be These agreements shall be signed prior to work commencing ordinate and exchange directly with other contractors as entinent and essential to performance of this task order. The many problems between the Contractor and those contractors officer shall be notified in writing of any disagreement(s) anner and furnish to the Task Order Contracting Officer and associate Contractor(s) relative to contract the Contractor(s) may require access to or release of a shall enter into agreement(s) with the Government such proprietary data from unauthorized use or disclosure so the shall be provided to the Task Order Contracting |
| support Contractors, possessing appropriate prop<br>advise the Government on cost, schedule and tech<br>unlimited rights data (as defined in DFARS 252.22)   | ctor agrees to allow the below listed Government-designated rietary agreements and retained by the Government to unical matters pertaining to this acquisition, access to any 7-7013) acquired under the terms and conditions of this ements with them. One copy of each signed agreement shall  |

All Government-designated Contractors stated herein, or added at a future date shall also enter into nondisclosure agreements with all parties providing proprietary information to the Contractor, and the nondisclosure agreements shall be signed before work common cos.

List designated Contractors: